**YELLOW** 

3809 UT-054-91-28N UT054

October 8, 1991

Edwin P. Lister P. O. Box 651 Delta, UT 84624

Dear Mr. Lister:

Your notice to conduct exploratory drilling on your claim Bullseye Placer No. 1, UMC number 102506 in T. 14 S., R. 11 W., Sec. 28, was received on September 23, 1991 and has been accepted by this office. Your notice has been assigned case file number UT-054-91-28N. Please use this number in any future correspondence concerning this notice.

If you change your operation from what is described in your notice, please contact this office prior to the change. If your operations extend for more than one year, please advise this office of the status of your mining related activity on the anniversary date of your notice.

Enclosed is a copy of the Standard Operating Procedures required by the Richfield District, House Range Resource Area. Please follow these guidelines as they pertain to your operations.

Please be aware, the clay deposit that you have claimed may be considered common variety and as such would not be open to location. The proper procedure for mining and disposal of common variety material is through 43 CFR 3600, mineral material sales wherein you would relinquish your claims and sign a contract with the Bureau of Land Management for the sale of units of material at a specified price. We will gladly provide you with information regarding mineral material sales.

If you are convinced that your deposit is locatable, please be aware the Court has set standards to distinguish between common varieties and uncommon varieties of mineral deposits or stone. The standards are:

- There must be a comparison of the mineral deposit in question with other deposits of such minerals generally;
- 2. The mineral deposit in question must have a unique property;
- 3. The unique property must give the deposit a distinct and special value;

- 4. If the special value is for uses to which ordinary varieties of the mineral are put, the deposit must have some distinct and special value for such use; and
- 5. The distinct and special value must be reflected in the market place (or in reduced cost or overhead so that the profit to the claimant would be substantially more).

Should a final determination by the Department of Interior be made that this material is, in fact, "common variety", you could be responsible to the United States for the value of this material, damage to the land, and the administrative costs of recovering such compensation.

A copy of your notice has been sent to the Utah Division of Oil, Gas and Mining (DOGM); therefore, you will not have to file this notice with DOGM. However, reclamation under this notice is required to conform to the standards of the Utah Mined Land Reclamation Act. Also, all mining claimants and operators that plan to use, store, or divert water are required by Utah statute to notify the Utah Department of Water Resources at:

1636 West North Temple Salt Lake City, Utah 84116-3156

As required by 43 CFR 3809, Surface Management Regulations, reasonable measures must be taken to prevent unnecessary or undue degradation of public lands during your operations. Please notify this office upon completion of operations and reclamation, so an inspection may be conducted on the site.

Acceptance of your notice will not now, nor in the future, serve as a determination of the validity nor ownership of any mining claim included under your notice.

Thank you for submitting your notice. If you have any questions regarding this letter, please feel free to contact Rody Cox at (801) 743-6811.

Sincerely,

SIGNED

Rex Rowley Area Manager

Enclosure:

As stated above

cc: D. Wayne Hedberg, UDOGM

RC:msc

## **BUREAU OF LAND MANAGEL.**

SEP 23 1991

RECEIVED

(For	BLM	use) S	erial	No.		 
		Date	Recei	ived		

NFO.	ACTION	iNITIAL	

NOTICE

PLAN OF OPERATIONS

(For Operations Proposed Under the 43 CFR 3809 Regulations)

Instructions to Claimant/Operator: Circle "Notice" (above) if proposed mining activity within the project area will disturb a total of five (5) acres or less during the calegrar year. Circle "Plan of Operations" if disturbance will exceed five (5) acres during the calendar year or 11 operations are within one of the specially designated areas described in 43 CFR 3809.1-4(b). Complete the form in as much detail as possible Additional sheets may be used if necessary. Use maps or sketches where appropriate (maps or sketches are required for submitted plans of operations and are recommended, but not required for submitted notices). A review of the 43 CPR 3809 regulations should be conducted prior to completion of this form and submission to the appropriate BLM office. Operations Division \_\_\_

Operator Information:

Edwin P. Lister

Mosess Polta, Ut 84624

Claimant Information (If different than operator):

Address

Tel ephone

LISTER" Group

Edwin P Lister (Representative) POBOx 651 Delta, Utah 84624 864-2385

Claim Information (Claim names, circle claim types (Lode, Placer, Mill Site, Tunnel), BLM Serial Number):

BULLSEYE PLACER NO. 1 SN: UMC 102506

Location of Proposed Activity (i.e. Township, Range, Section):

Township 14 South RANGE 11 West SECTION 28 SouthWest 1/4 sec.

Describe Existing Disturbance and Structures or Indicate on Maps or Sketches (Mine and Mill Facilities, Workings, Tailings, Dump Areas, etc. It may be to your advantage to document existing disturbance with photographs):

No significant existing distrubances

Note: However, we plan to start on the south side and next to the existing "Don Fullmer" Clay Pits bocated in the N.W. 1/4 of Sec. 28)

Proposed Operations: Describe the entire proposed operation, including all surface disturbing activities (road construction, drilling, trenching, backhoe and bulldozer exploration, mining, waste disposal, etc.). List all mechanized earth moving equipment to be used during the operation and state if any explosives are to be utilized. Describe and furnish a map or sketch, when applicable, showing existing surface disturbances, structures, facilities, etc., and the location and size of areas where surface disturbance are proposed, including existing and/or proposed routes of access. Calculate the total acreage proposed for disturbance (1 AC. = 43,560 sq. ft.).

Date Operations are Proposed to Commence as Outlined in this Submittal - (Month, Day, Year):

oct. 4 91 (or as soon as BLM permission is received)

Access Routes (Existing and Propos

Will use only existing Road for access (No new routes proposed)

Proposed Operations

(No. mining or stock piloing proposed)

DRILLING - to locate & identify Size of clay deposit. The depth of holes are planned at 20 ft (some selected holes may be deeper - to determine depth of deposit) Exact number of holes cannot be determined yet - hopefully 10 to 20 holes will suffice! We at this stage, believe that the deposit will be in the North East quadrant of the Southwest 1/4 of Sec. 28, but would like to request of necessary permission to drill several random holes in selected areas of this 1/4 Sec. 28. The generally flat terrain allows for easy access with Drill rig - No leval pads or cuts will be necessary. No explosives are planned. The proposed Drill rig is a self-contained type Am Track - 2"to 4" dia holes. Possibly, a couple of shallow backhoe or Dozer Proposed Completion Date trenches will be required to prove depth of overburden.

Nov. 1 91 (approx)

Proposed Reclamation: Describe the proposed reclamation procedures and other measures to be taken to prevent unnecessary or undue degradation of the lands, including measures to be taken if a period of non-operation is anticipated.

Drill holes will be plugged - No unnessary disturbances andicipated

I hereby declare that I, or persons I have authorized to do so, will complete all necessary reclamation of areas disturbed during the course of my operations to the standards described in 43 CFR 3809.1-3(d) and that reasonable measure will be taken to prevent unnecessary or undue degradation of the federal lands during operations.

Signature of Claimant or Operator

Sept 19 91
Date

## Notice to Claimants/Operators:

- 1. A notice submitted in relation to the 43 CFR 3809 regulations does not require approval from the BLM. However, notification of such activities shall be made at least 15 days before commencing operations. Approval of a submitted plan of operations is required from the BLM prior to commencing operations. The BLM will promptly acknowledge receipt of a plan and will notify the claimant/operator of the status of the plan within 30 days of receipt.
- 2. Approval of a plan of operations does not constitute certification of ownership to any person named as claimant/operator herein, nor does approval constitute recognition of the validity of any mining claims named herein.
- 3. Information and data submitted and specifically identified by the operator as containing trade secrets of confidential or privileged commercial or financial information should be attached to a separate page and cited in the text of the notice or plan. of operations. This information will be filed separately by the BLM and will not be available for public inspection.
- 4. Failure of an operator to file a notice under 3809.1 3 or a plan of operations under 3809.1 4 will be subject to the operator, at the discretion of the authorized office, to being served a notice of non-compliance or enjoined from the continuation of such operations by a court order until such time as a plan or notice is filed with the authorized officer.

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